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**Request to Retrieve Electronic Priority Application(s)**
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P.O. Box 1450, Alexandria, VA 22313-1450

COMPLETE IF KNOWN

Application Number	10/528,605-Conf. #3996
Filing Date	March 21, 2005
First Named Inventor	Wataru Hattori
Art Unit	2617
Examiner Name	Barbara Summons
Attorney Docket Number	W1878.0206

The undersigned hereby requests the USPTO retrieve an electronic copy of each of the following foreign applications for which benefit has been claimed under 35 U.S.C. 119(a)-(d) from a foreign intellectual property office participating with the USPTO in a bilateral or multilateral priority document exchange agreement:

**Please retrieve (check all that apply)**

The following applications originally filed in participating offices (only list the Participating Office and the Participating Office Application Number (columns 1 and 2 below):

The following applications originally filed in non-participating offices (must list the information for all three columns below):

1. Participating Office with which the Priority Application, or the Copy, was filed (e.g., EPO)	2. Participating Office Application Number in which the Priority Application, or a Copy, was filed (e.g., 03101432)	3. Non-Participating Office Application Number (Priority Application), if applicable			
		App. No.	Filing Date	Office	App. No.
1. JP	2002/272564	09/19/2002			
2.					
3.					
4.					
5.					
6.					

This Request to Retrieve Electronic Priority Application(s) (Request) should be filed within the later of four months from the date of filing the above-identified application claiming foreign priority, or sixteen months from the filing date of the foreign application to which priority is claimed.

This Request should be submitted concurrently with the claim for priority, or thereafter. The USPTO will not attempt to retrieve the identified priority application(s) until applicant identifies the indicated priority application(s) on the oath or declaration or an application data sheet in compliance with 37 CFR 1.63(c).

Applicants are advised to consult Private PAIR (accessed through [www.uspto.gov](http://www.uspto.gov)) to assure that the retrieval has been successful. The applicant remains ultimately responsible for the submission of the certified copy of the foreign application(s) within the period set forth in 37 CFR 1.55(a) (before the U.S. application issues as a patent) if the USPTO does not timely retrieve the identified priority application(s).

I hereby declare that I have the authority to grant access to the above-identified applications.



Signature

December 5, 2007

Date

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(212) 277-6520  
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Attorney for Applicant(s)  
Title

24,735  
Registration Number, if applicable